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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee:

Kukor, et al.

Patent No.:

7,056,061 B2

Issued:

June 6, 2006

For:

REMEDIATION OF

CONTAMINATES INCLUDING

LOW BIOAVAILABILITY

HYDROCARBONS

Docket: 744-20 CON/RCE/CON

Dated: July 6, 2006

I hereby certify this correspondence is being deposited with the United States Postal Service as first class mail, postpaid in an envelope, addressed to: Commissioner for

Patents, Alexandria, VA 22313-1450

Date: July 6, 2006

Signature: K.J. Goodhand/

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Attention: Decision and Certificate of Correction
Branch of the Patent Issue Division

of Correction

FOR PTO MISTAKE UNDER 37 CFR §1.322(a) and APPLICANT'S MISTAKE UNDER 37 C.F.R. §1.323

Sir:

Patentee respectfully requests correction of the mistakes in the above-referenced U.S. Patent No. 7,056,061 B2. In particular:

At column 21, line 18, claim 1, the printed patent incorrectly reads "...isolated a chelator...". At page 4, line 11 of the Amendment and Response mailed November 5, 2004, however, the text reads --isolated chelator...-.

This mistake is a result of an error on the part of the U. S. Patent and Trademark Office. Appropriate correction is therefore respectfully requested.

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Patentee further requests that at column 2, line 27 the printed patent incorrectly reads "...'433 method would be expected...". The patent should read --...'443 method would be expected...-.

At column 6, line 19, the printed patent incorrectly reads "...is a herein referred...". The patent should read --...is herein referred...-.

At column 9, lines 21-22, the printed patent incorrectly reads "...applied on the a larger scale...". The patent should read --...applied on a larger scale...-.

At column 19, line 29, the printed patent incorrectly reads "...by which thus occurs...".

The patent should read --...by which this occurs...-.

These mistakes are typographical errors on the part of the Applicant and are believed to be of minor character. Appropriate correction is therefore respectfully requested.

Attached herewith in duplicate please find a fully completed Form PTO-SB-44 with at least one copy being suitable for printing. The requisite fee of \$100.00, as required by 37 C.F.R. §1.20(a), should be charged to Deposit Account No. 08-2461.

The Commissioner is hereby authorized to charge payment of any additional fees associated with this communication, or credit any overpayment, to Deposit Account No. 08-2461. Such authorization includes authorization to charge fees for extensions of time, if any, under 37 C.F.R § 1.17 and also should be treated as a constructive petition for an extension of time in this reply or any future reply pursuant to 37 C.F.R. § 1.136.

Please forward the Certificate of Correction to:

Daniel A. Scola, Jr., Esq. Hoffmann & Baron, LLP 6900 Jericho Tumpike Syosset, NY 11791 Any questions concerning this communication should be directed to the undersigned, who can be reached by telephone at (973) 331-1700.

Respectfully submitted,

Gloria K. Szakiel

Registration No. 45,149 Agent for Applicant(s)

HOFFMANN & BARON, LLP 6900 Jericho Turnpike Syosset, New York 11791-4407 (973) 331-1700

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO : 7,056,061 B2
DATED : June 6, 2006

INVENTOR(S): Kukor, et al.

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

At column 2, line 27, the printed patent should read "...'443 method would be expected...".

At column 6, line 19, the printed patent should read "...is herein referred...".

At column 9, lines 21-22, the printed patent should read "...applied on a larger scale...".

At column 19, line 29, the printed patent should read "...by which this occurs...".

At column 21, line 18, claim 1, the printed patent should read "...isolated chelator...".

MAILING ADDRESS OF SENDER: Daniel A. Scola, Jr.

Hoffmann & Baron, LLP 6900 Jericho Turnpike Syosset, NY 11791 PATENT NO. 7,056,061 B2

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This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing the burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO : 7,056,061 B2

DATED

: June 6, 2006

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